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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/602,249	06/23/2003	ZiQiang Zhu	1927		
25859	7590 12/29/2003		EXAMINER		
WEI TE CHUNG FOXCONN INTERNATIONAL, INC.			MCCAMEY, ANN M		
	REX DRIVE	ART UNIT	PAPER NUMBER		
SANTA CLARA, CA 95050			2833		
			DATE MAILED: 12/29/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	No.	Applicant(s)				
Office Action Summary		10/602,249		ZHU ET AL.				
		Examiner		Art Unit				
	-		may					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address  Period for Reply								
A SHORTENED STATUTHE MAILING DATE OF  Extensions of time may be availated after SIX (6) MONTHS from the result of the period for reply specified at the second of the seco	THIS COMMUNICATION  ble under the provisions of 37 CF  nailing date of this communication  pove is less than thirty (30) days,  above, the maximum statutory price  potented period for reply will, by sater than three months after the reserver.	DN. FR 1.136(a). In no event, n. a reply within the statuton eriod will apply and will ex statute, cause the applicat	however, may a reply be tir	mely filed  ys will be considered time the mailing date of this of	ly. communication.			
1) Responsive to com	munication(s) filed on _	·						
2a) ☐ This action is FINA	L. 2b)⊠ -	This action is non-	final.					
<ol> <li>Since this application</li> <li>closed in accordan</li> </ol>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4)	aim(s) is/are with are allowed. e rejected. are objected to.	ndrawn from consi						
Application Papers	•	·						
Replacement drawing	on <u>23 June 2003</u> is/are quest that any objection to g sheet(s) including the co tion is objected to by the	e: a)⊠ accepted of the drawing(s) be h rrection is required i	eld in abeyance. See f the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 Cl				
Priority under 35 U.S.C. §§								
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> <li>13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet.</li> <li>37 CFR 1.78.</li> <li>a) The translation of the foreign language provisional application has been received.</li> <li>14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.</li> </ul>								
Attachment(s)								
Notice of References Cited (P <sup>2</sup> )   Notice of Draftsperson's Patent	t Drawing Review (PTO-948)	5)	Interview Summary Notice of Informal Pa					

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#### **DETAILED ACTION**

## Claim Objections

Claims 1, 18 and 19 are objected to because of the following informalities: the claim language referring to the tab pressing/presses the extension is misleading, since the "pressing portion" holds the extension, and does not actively "press" it. "Should" (claim 18, line 17) should be —shoulder—. "Essentially" in claim 19 is ambiguous and should be deleted. Appropriate correction is required.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 18 is rejected under 35 U.S.C. 102(b) as being anticipated by Fan (US 6,371,71).

Fan discloses an electrical connector 1 comprising:

an insulative housing 20 formed with a groove 233 and a projection 23;

a mating portion (around 25) and a plurality of contact receiving passageways

231;

a plurality of contacts 30; and

a hollow metallic shield with a tab 505 and a gap (between 504).

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## Claim Rejections - 35 USC § 103

Claims 1-13 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lin (US 6,368,156) in view of Wu (US 6,056,602).

Lin discloses the invention substantially as claimed including:

an insulative housing 1 defining a receiving space 12;

a plurality of contacts 3, 4; and

at least one of the contacts 3, 4 defining:

a body portion 30, with a tail portion 40 defining an opening 301;

a resilient arm 31 with a contact portion 311;

an extension 312 pressed by a tab having a pressing portion at 4

(Fig. 1); and

second, third and fourth contacts, 3 & 4, 5, 6.

Lin does not disclose the tab extending from the body portion, i.e. Lin discloses two separate contacts 3 and 4. Wu teaches a tab for pressing an extension of a contact that is integral with the body portion (Fig. 4). It would have been obvious to one having ordinary skill in the art to integrate the two contacts of Lin as Wu teaches to reduce the number of parts to ease assembly.

Claims 14, 15 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lin in view of Wu as applied to claims 1, 7 and 10 above, and further in view of Fan.

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Lin in view of Wu disclose the invention substantially as claimed, but do not disclose a metallic shell with a tab and a projection on the housing. Fan teaches a metallic shell with a tab to mate with a projection of a housing. It would have been obvious to one having ordinary skill in the art at the time the invention was made to include a metallic shell to provide EMI shielding, and include features such as a tab to facilitate mating of the shell to the housing and improve retention of the shell to the housing.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lin in view of Wu and Fan as applied to claim 14 above, and further in view of Yu et al. (US 6,375,498).

Lin in view of Wu and Fan disclose the invention substantially as claimed, but do not disclose the housing being formed with a pair of projections not that the metallic shell defines a pair of gaps. Yu et al. teach these features for mating a metallic shield to a housing. It would have been obvious to one having ordinary skill in the art at the time the invention was made to include a pair of projections to mate with gaps, to ensure better fitting and retention of the shell to the housing.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ann M McCamey whose telephone number is (703) 305-3422. The examiner can normally be reached on M-F 9-5:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula A. Bradley can be reached on (703) 308-2319. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

AMM December 17, 2003

> RENEE LUEBKE PRIMARY EXAMINER